	UTH CAROLIN	)			
(Caption of Case) IN RE:			) BEFORE THE ) PUBLIC SERVICE COMMISSION ) OF SOUTH CAROLINA		
			Of SOUTH CAROLII	·A	
Happy Rabbit, L	P on Behalf of,	)	COVER SHEET		
Windridge Town	homes, Complaina	int,			
v.		, )	DOCKET		
		)	NUMBER: 2008 - 360	- S	
Alpine Utilities, I	nc., Respondent	)			
		)			
<u> </u>		(Ple	ase type or print)		
Submitted by:	Richard L. Wh	itt S	C Bar Number: 62895		
Address:	Austin & Roge	rs, P.A. T	elephone: 803-251-7442	2	
	508 Hampton S	Street, Suite 300 F	ax: 803-252-3679	9	
	Columbia, Sou	th Carolina 29201	803-256-4000	0	
			mail: rlwhitt@alrlaw.com		
	This form is require		or supplements the filing and service mission of South Carolina for the pur		
	elief demanded in	and the second s	MATION (Check all that apply tem to be placed on Commission		
	•	petition Request for i		's Agenda expeditiously	
Other: Routine	•	petition Request for i	tem to be placed on Commission	's Agenda expeditiously	
Other: Routing	•	n petition	tem to be placed on Commission RE OF ACTION (Check all tha	at apply)	
Other: Routing INDUSTRY (Chec	ck one)	NATUF  Affidavit of Publication	RE OF ACTION (Check all tha	at apply)  Request	
Other: Routing INDUSTRY (Chec	ck one)	NATUE  Affidavit of Publication  Agreement	RE OF ACTION (Check all that	at apply)  Request  Request for Certification	
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Other: Routing  INDUSTRY (Check  Electric  Electric/Gas  Electric/Water  Electric/Water/  Electric/Water/  Sas  Railroad  Sewer  Telecommunica	mmunications Telecom. Sewer	NATUE  Affidavit of Publication  Agreement  Answer  Appellate Review  Application  Brief  Certification of Mailing  Comments  Complaint  Consent Order	RE OF ACTION (Check all that  Letter  Memorandum  Motion  Objection  Petition for Reconsideration  Petition for Rulemaking  Petition for Rule to Show Cause  Petition to Intervene  Petition to Intervene Out of Time	rt apply)  Request Request for Certification Request for Investigation Resale Agreement Resale Amendment Reservation Letter Response Response Response to Discovery Return to Petition	
Other: Routing  INDUSTRY (Check  Electric  Electric/Gas  Electric/Water  Electric/Water/  Electric/Water/  Sas  Railroad  Sewer  Telecommunication	mmunications Telecom. Sewer	NATUE  Affidavit of Publication  Agreement  Answer  Appellate Review  Application  Brief  Certification of Mailing  Comments  Complaint  Consent Order  Discovery	RE OF ACTION (Check all that  Letter  Memorandum  Motion  Objection  Petition for Reconsideration  Petition for Rulemaking  Petition for Rule to Show Cause  Petition to Intervene  Return	Request   Request for Certification   Resale Agreement   Response   Response to Discovery   Return to Petition   Stipulation   Subpoena   Tariff   Other: Direct Testimony	
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## DIRECT TESTIMONY OF JAMES C. COOK On Behalf of WINDRIDGE TOWNHOMES January 27, 2009

## PSCSC Docket No. 2008-360-S

1	Q.	PLEASE STATE YOUR NAME, ADDRESS, AND RELATIONSHIP WITH
2		WINDRIDGE TOWNHOMES.
3	A.	My name is James C. Cook and my address is 608 Southlake Road
4		Columbia, S.C. 29223, and I am a general partner of Happy Rabbit, a South
5		Carolina Limited Partnership, the owner and operator of Windridge Townhomes
6		(hereinafter, "Windridge").
7	Q.	WHAT IS THE PURPOSE OF YOUR TESTIMONY?
8	A.	To support and explain the Complaint filed in this docket by Windridge.
9	Q.	ARE YOU FAMILIAR WITH THE COMPLAINT FILED BY WINDRIDGE
10		TOWNHOMES? IF YES, PLEASE EXPLAIN THE COMPLAINT.
11	A.	Yes. Windridge currently receives sewer service from Alpine Utilities, Inc
12		(hereinafter "Alpine"). Alpine has unlawfully required Windridge to maintain a
13		utility customer relationship with Alpine. Alpine requires Windridge to be
14		financially responsible for the sewer utility accounts of forty-six customers,
15		residing in Windridge's twenty-three duplexes. I have personally contacted
16		Alpine Utilities, Inc. to demand that Alpine establish a customer relationship
17		with each of Windridge's tenants living in the duplexes, in compliance with
18		South Carolina law. I spoke with Attorney John Hoefer via telephone
19		concerning Alpine's lack of compliance with South Carolina Law.
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# DIRECT TESTIMONY OF JAMES C. COOK On Behalf of WINDRIDGE TOWNHOMES January 27, 2009

## PSCSC Docket No. 2008-360-S

1	Q	WHAT IS THE BASIS FOR YOUR STATEMENT THAT ALPINE IS NOT IN
2		COMPLIANCE WITH SOUTH CAROLINA LAW?
3	Α.	Section 27-33-50, Financial responsibility of tenant for utilities.
4		(A) Unless otherwise agreed in writing, a tenant has sole financial
5		responsibility for gas, electric, water, sewerage, or garbage services
6		provided to the premises the tenant leases, and a landlord is not liable for a
7		tenant's account.
8		(B) An entity or utility providing gas, electric, water, sewerage, or garbage
9		services <u>must not</u> :
10		(1) require a landlord to execute an agreement to be responsible for all charges
11		billed to premises leased by a tenant; or
12		(2) discontinue or refuse to provide services to the premises the tenant leases
13		based on the fact that the landlord refused to execute an agreement to be
14		responsible for all the charges billed to the tenant leasing that premises.
15		(C) This provision does not apply to a landlord whose property is a multi-unit
16		building consisting of four or more residential units served by a master meter
17		or single connection. ("Emphasis supplied")
18	Q.	IN YOUR CONVERSATIONS WITH REPRESENTATIVES OF ALPINE, DID YOU
19		INFORM THEM OF THE SPECIFIC STATE LAW WITH WHICH THEY ARE NOT
20		IN COMPLIANCE? IF SO, WHAT WAS THEIR RESPONSE?
21	A.	Yes. Attorney Hoefer promised to speak with Robin Dial of Alpine and one of
22		them would contact me, but I never received any further communication from
23		Alpine's representatives, after I informed them about Alpine's non-compliance
24		with the requirements of Section 27-33-50.

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# DIRECT TESTIMONY OF JAMES C. COOK On Behalf of WINDRIDGE TOWNHOMES January 27, 2009

## PSCSC Docket No. 2008-360-S

1	Q.	IN YOUR FORMAL COMPLAINT YOU PROMISED TO ESCROW A MONTHLY
2		AMOUNT EQUAL TO ALPINE'S SEWER CHARGES, HAS THAT BEEN DONE?
3	A.	Yes.
4	Q.	WHAT RELIEF ARE YOU SEEKING FROM THE PUBLIC SERVICE
5		COMMISSION OF SOUTH CAROLINA?
6	A.	I am seeking an Order from this Commission requiring Alpine to comply with
7		South Carolina Law. Specifically, I want the Commission to require Alpine to
8		establish individual sewer utility accounts with all of Windridge's tenants.
9	Q.	HAVE YOU FILED AN ACTION AGAINST ALPINE IN THE CIRCUIT COURT?
0		IF SO EXPLAIN.
l 1	A.	Yes. I filed Civil Action No. 2008-CP-40-6619. That action is to recover money
12		damages from Alpine.
13	Q.	WHY DID YOU FILE BOTH A COMPLAINT WITH THIS COMMISSION AND
4		AN ACTION IN CIRCUIT COURT?
15	A.	I filed the Complaint with this Commission, asking this Commission to declare
16		the utility customer relationship required by Alpine to be unlawful under South
17		Carolina Law. This Commission cannot award money damages, therefore I
8		filed an appropriate action in Circuit Court to recover those damages. A copy of
19		the Circuit Court Action is attached hereto as exhibit "A".
20	Q.	DOES THAT CONCLUDE YOUR TESTIMONY?
21	Α.	Yes.

STATE OF SOUTH CAROLINA	) IN THE CIRCUIT COURT FOR THE
COUNTY OF RICHLAND	) FIFTH JUDICIAL CIRCUIT
	)
	) CASE NO.: 08-C/A-40-
	)
Happy Rabbit, a South Carolina Limited	)
Partnership and Carolyn D. Cook,	)
Plaintiffs,	)
	) COMPLAINT
V.	) (JURY TRIAL DEMANDED)
15.	)
Alpine Utilities, Inc.,	)
Defendant.	<u> </u>

Plaintiffs, Happy Rabbit, a South Carolina Limited Partnership (hereinafter, "Plaintiff Happy Rabbit") and Carolyn D. Cook (hereinafter, "Plaintiff Cook"), complaining of the Defendant, would allege and show unto the Court as follows:

#### JURISDICTION

- 1. Upon information and belief Defendant, Alpine Utilities, Inc., (hereinafter, "Alpine") is a utility incorporated under the laws of the state of South Carolina, with its principal place of business located in Richland County, South Carolina and currently conducting business in Richland County, South Carolina.
- 2. Plaintiff Happy Rabbit is the owner and operator of Windridge Townhomes, located in the 3300 block of Kay Street in Columbia, South Carolina (Richland County) (hereinafter, "Windridge") and Plaintiff Cook is a General Partner of Happy Rabbit.
  - 3. The acts complained about herein occurred in Richland County, South Carolina.
- 4. The acts complained about herein are in violation of South Carolina Statues under the jurisdiction of this court.
  - 5. Therefore, jurisdiction and venue in this Court is proper

## EWEEN THE PARTIES

- 6. Paragraphs one through five above, are re-alleged.
- Happy Rabbit is the owner and operator of Windridge Townhomes, located in the 3300 block of Kay Street in Columbia, South Carolina (Richland County) and has been so since December

29, 2005, until the date of these presents. Prior to that date, ownership of Windridge was with Plaintiff Cook, namely through December 28, 2005.

- 8. Plaintiff Cook and later Plaintiff Happy Rabbit, entered into a utility customer relationship with Alpine for the provision of sewer services to Windridge. The utility required Plaintiff Cook and continues to require Plaintiff Happy Rabbit to enter into a business relationship, whereby Plaintiffs were responsible for payment of monthly sewer bills for the forty-six tenancies in the twenty-three duplex apartment buildings. Furthermore, Plaintiffs paid a definite monetary sum to Defendant Alpine on a monthly basis for a period exceeding three years, and therefore Plaintiffs' damages are ascertainable.
- 9. Alpine insisted and continues to insist that Plaintiffs be responsible for the sewer accounts for all tenants located in Windridge. Plaintiffs protested that such an arrangement was improper, but Alpine refused to change the character of sewer services to Windridge and required and continues to require Plaintiff Happy Rabbit to be responsible for the same. Defendant Alpine's actions, in requiring Plaintiffs to be responsible for its tenant's sewer services were unfair and deceptive.

## . FOR A FIRST CAUSE OF ACTION AGAINST ALPINE (VIOLATION OF § 27-33-50) (S.C. CODE OF LAWS ANN., (1976, AS AMENDED))

- 10. Paragraphs one through nine above, are re-alleged.
- 11. (§ 27-33-50, S.C. CODE OF LAWS ANN.,(1976, AS AMENDED)) Reads in pertinent part as follows:
  - (A) Unless otherwise agreed in writing, a tenant has sole financial responsibility for gas, electric, water, sewerage, or garbage services provided to the premises the tenant leases, and a landlord is not liable for a tenant's account.
- 12. Defendant's actions, in requiring the Plaintiffs to be responsible for the sewer services of their forty-six tenancies (twenty-three duplex buildings), is in direct contravention of § 27-33-50, S.C. CODE OF LAWS ANN., (1976, AS AMENDED) and affected trade and commerce within the state of South Carolina.

### FOR A SECOND CAUSE OF ACTION AGAINST ALPINE (VIOLATION OF SOUTH CAROLINA UNFAIR TRADE PRACTICES ACT.) (§ 39-5-10 et seq., S.C. CODE OF LAWS ANN., (1976, AS AMENDED))

13. Paragraphs one through twelve above, are re-alleged.

- 14. Defendant Alpine's actions described above, are in clear violation of the statute set forth hereinabove in detail.
- 15. Defendant Alpine's actions described above, are an unlawful trade practice such that: (i) the Plaintiffs both suffered actual and clearly ascertainable damages (ii) there is an adverse impact on the public interest (iii) Defendant Alpine's actions are offensive to public policy, unethical, unfair, deceptive, and oppressive and (iv) are unfair trade practices capable of repetition.

### DEMAND FOR JURY TRIAL

- 16. Paragraphs one through fifteen are re-alleged.
- 17. Plaintiffs demand that this matter be heard before a trial jury.

### PRAYER FOR DAMAGES

WHEREFORE,

Plaintiffs are entitled to damages and a Judgment as follows:

FOR A FIRST CAUSE OF ACTION against Defendant Alpine, Plaintiffs are entitled to recover Twenty Two Thousand Three Hundred and Fifty Six Dollars (\$22,356) and a finding that, as a matter of law and under the facts of this case, Defendant Alpine cannot require Plaintiff Happy Rabbit to be responsible for sewer services provided to its tenants.

FOR A SECOND CAUSE OF ACTION against Defendant Alpine, Plaintiffs are entitled to recover Sixty Seven Thousand and Sixty Eight Dollars (\$67,068) plus the recovery of a reasonable Attorney's fees and the costs incurred in this Action.

FOR SUCH OTHER AND FURTHER RELIEF AS THIS COURT MAY DEEM JUST AND REASONABLE.

Respectfully Submitted, AUSTIN & ROGERS, PA

Richard L. Whitt

508 Hampton Street, Suite 300 Columbia, South Carolina 29201

(803) 256-7442

Attorney for Plaintiffs

September 12, 2008 Columbia, South Carolina

STATE OF SOUTH CAROLINA COUNTY OF RICHLAND	) IN THE CIRCUIT COURT ) FIFTH JUDICIAL CIRCUIT
	) CASE NO.: 08-C/A-40-
Happy Rabbit, a South Carolina Limited Partnership and Carolyn D. Cook,	
Plaintiffs,	)
V.	) SUMMONS
Alpine Utilities, Inc.,	) (JURY TRIAL DEMANDED)
Defendant.	Ť.

## TO THE DEFENDANTS ABOVE NAMED:

YOU ARE HEREBY SUMMONED and required to answer the Complaint in this Action, a copy of which is herewith served upon you, and to serve a copy of your Answer to the said Complaints upon Austin & Rogers, P.A., 508 Hampton Street, 3<sup>rd</sup> Floor, Post Office Box 11716, Columbia, SC 29201, Attorney for both Plaintiffs, within thirty (30) days after service hereof, exclusive of the day of such service; and if you fail to answer the Complaint within the time aforesaid, judgment by default will be rendered against you for the relief demanded in the Complaint.

AUSTIN & ROGERS, P.A.

By:

Richard L. Whitt

508 Hampton Street. Suite 300 Columbia, South Carolina 29201

(803) 251-7442

Attorney for the Plaintiffs

Columbia, South Carolina

September 12, 2008

#### BEFORE

## THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

**DOCKET NO. 2008-360-S** 

IN RE:	)	
	Happy Rabbit, LP on Behalf of,	
	Windridge Townhomes,	CERTIFICATE OF SERVICE
	Complainant, )	
	v. )	
	Alpine Utilities, Inc.,	
	Respondent )	

I, Jessica Yun, an employee of Austin & Rogers, P.A., certify that I mailed a copy of the Direct Testimony of James C. Cook with Exhibit in the above referenced matter via U.S. mails as addressed below, with proper postage affixed thereto, on January 27, 2009.

Attorney Benjamin P. Mustian P.O. Box 8416 Columbia S.C., 29202-8416

Austin & Rogers, P.A.

/S/ Jessica Yun

Columbia, South Carolina January 27, 2009